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**From:** Whitehurst, David (DEQ) [David.Whitehurst@deq.virginia.gov]  
**Sent:** 3/7/2017 9:08:05 PM  
**To:** Atkinson, Cheryl [Atkinson.Cheryl@epa.gov]  
**CC:** Kennedy, John (DEQ) [John.Kennedy@deq.virginia.gov]  
**Subject:** RE: Question on PWS & Next Round of VA WQS  
**Attachments:** Lower James River Am-Tobacco-Hopewell PWS segments.jpg

Cheryl...attached is a map depicting the PWS segment prior to deletion of the reference to the American Tobacco Co. raw water intake (blue and black segments) and the PWS segment that remains post-deletion (just the blue segment). This truncates the original segment by approximately 5 miles. The property where the intake location resides has been owned for some time by Sustainability Park, LLC. It is zoned as 'light industrial' and has several tenants whose businesses are recycling centered. Potable water has been supplied to the industrial park since its construction by Chesterfield County.

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**From:** Atkinson, Cheryl [mailto:Atkinson.Cheryl@epa.gov]  
**Sent:** Friday, March 03, 2017 1:55 PM  
**To:** Whitehurst, David (DEQ)  
**Subject:** Question on PWS & Next Round of VA WQS

Does the next round include cadmium? If not do you know when you will be updating it?

For the Clarification of Public Water Supply (PWS) delineation. Revised Section 1o. James River from City Point (Hopewell) to a point 5 miles above ~~American Tobacco Company's raw water intake~~ upstream. This shows not an existing use, but what shows consideration of use and value? It would be good to understand what portion of the stream remains PWS and what has been declassified, and that is not clear for the materials. Where was that intake in relation to city point? Is the new PWS segment 5 miles shorter? Less? More?

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